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7
 8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 OAKLAND DIVISION

11 National Fair Housing Alliance, Inc., Fair
 12 Housing of Marin, Inc.; Fair Housing Napa
 13 Valley, Inc.; Metro Fair Housing Services,
 Inc.; and Fair Housing Continuum, Inc.,

14 Plaintiffs,

15 v.

16 A.G. Spanos Corporation, Inc.; A.G.
 17 Spanos Development, Inc.; A.G. Spanos
 Land Company, Inc.; A.G. Spanos
 Management, Inc.; The Spanos
 Corporation; and

18 Knickerbocker Properties, Inc. XXXVIII;
 19 and Highpointe Village, L.P., Individually
 20 and as Representatives of a Class of All
 Others Similarly Situated,

21 Defendants.

22 Case No. C07-03255-SBA

23 **STIPULATION TO EXTEND THE TIME
 24 FOR DEFENDANT HIGHPOINTE
 25 VILLAGE, L.P. TO RESPOND TO FIRST
 26 AMENDED COMPLAINT**

27 [Civil L.R. 6-1]

28 Amended Complaint Filed: October 12, 2007

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1 IT IS HEREBY STIPULATED by and between Plaintiffs National Fair Housing Alliance,
 2 Inc.; Fair Housing of Marin, Inc.; Fair Housing Napa Valley, Inc.; Metro Fair Housing Services,
 3 Inc.; and Fair Housing Continuum, Inc. (collectively, "Plaintiffs"), on the one hand, and
 4 Defendant Highpointe Village, L.P. ("Highpointe Village"), on the other hand, by and through
 5 their respective attorneys, in the above-captioned action as follows:

6 1. On October 12, 2007, Plaintiffs filed their First Amended Complaint ("Amended
 7 Complaint") in the Northern District of California against numerous defendants, including
 8 Highpointe Village.

9 2. Highpointe Village was served with the Amended Complaint on November 3, 2007.

10 3. On November 26, 2007, the Honorable Saundra Brown Armstrong issued an Order
 11 providing, *inter alia*, that Defendants A.G. Spanos Development, Inc.; A.G. Spanos Land
 12 Company, Inc.; A.G. Spanos Management, Inc.; The Spanos Corporation; and Knickerbocker
 13 Properties, Inc. XXXVIII shall have until December 21, 2007 to file responsive pleadings to
 14 Plaintiffs' Amended Complaint (the "November 26 Order").

15 4. In light of Highpointe Village's recent retention of counsel and consistent with the
 16 November 26 Order, Plaintiffs and Highpointe Village stipulate and agree that Highpointe Village
 17 shall have up to and including December 21, 2007 to respond to Plaintiffs' Amended Complaint.

18 5. Highpointe Village has neither requested nor received any prior extensions.

19 IT IS SO STIPULATED.

20 Dated: November 28, 2007

RELMAN & DANE PLLC

21 By: D. Scott Chang

22 D. SCOTT CHANG
 23 Attorneys for Plaintiffs
 National Fair Housing Alliance, Inc., et al.

24 Dated: November 28, 2007

STEEFEL, LEVITT & WEISS, P.C.

25 By: Shirley E. Jackson

26 SHIRLEY E. JACKSON
 27 Attorneys for Defendant
 Highpointe Village, L.P.

28 STIPULATION TO EXTEND THE TIME FOR DEFENDANT HIGHPOINTE VILLAGE, L.P. TO
 RESPOND TO THE FIRST AMENDED COMPLAINT (Case No. C07-3255-SBA)
 99999:6626044.1

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PROOF OF SERVICE

1 I, Darlene Lopez, declare as follows:

2 I am employed in the City and County of San Francisco, California. I am over the
 3 age of eighteen years and not a party to this action. My business address is STEEFEL, LEVITT
 4 & WEISS, One Embarcadero Center, 30th Floor, San Francisco, CA 94111-3719. On
 November 28, 2007, I served the within:

5 **STIPULATION TO EXTEND THE TIME FOR DEFENDANT
 6 HIGHPOINTE VILLAGE, L.P. TO RESPOND TO FIRST
 7 AMENDED COMPLAINT**

8 on the interested parties in this action addressed as follows:

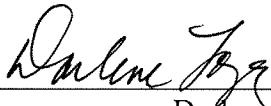
9 Please see attached service list.



11 **(BY MAIL)** By placing such document(s) in a sealed envelope, with postage
 12 thereon fully prepaid for first class mail, for collection and mailing at Steefel,
 Levitt & Weiss, San Francisco, California following ordinary business practice. I
 13 am readily familiar with the practice at Steefel, Levitt & Weiss for collection and
 processing of correspondence for mailing with the United States Postal Service,
 said practice being that in the ordinary course of business, correspondence is
 deposited in the United States Postal Service the same day as it is placed for
 collection.

15 I declare that I am employed in the office of a member of the bar of this court at
 whose direction the service was made and that the foregoing is true and correct.

16 Executed on November 28, 2007, at San Francisco, California.

17 

18 19 20 21 22 23 24 25 26 27 28 Darlene Lopez

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